1 2 UNITED STATES DISTRICT COURT 3 DISTRICT OF NEVADA 4 \* \* \* 5 Ruby Mountain Heli-Ski Guides, Inc., Case No. 2:23-cv-01068-JAD-DJA 6 Plaintiff, 7 **Order** v. 8 9 SledNV, Inc.; Kyle Wieben; and Jason Murchison, 10 Defendants. 11 And related counterclaims and third party 12 claims. 13 Jason Murchison's counsel—Steven A Caloiaro, Esq. of the law firm Dickinson Wright 14 PLLC—have moved to withdraw their representation of Murchison, explaining that counsel and 15 Murchison have a disagreement regarding this case. (ECF No. 56). They further explain that the 16 case in the early stages, the parties have not yet stipulated to a discovery plan and scheduling 17 order, and that Murchison has indicated that he is in the process of retaining new counsel. (*Id.*). 18 Under Local Rule ("LR") IA 11-6(b), "[i]f an attorney seeks to withdraw after appearing 19 in a case, the attorney must file a motion or stipulation and serve it on the affected client and 20 opposing counsel." LR IA 11-6(b). The Court finds that counsel has met the requirements of LR 21 IA 11-6(b). 22 23 24 25 26 /// 27 /// 28 ///

Case 2:23-cv-01068-JAD-DJA Document 58 Filed 05/02/24 Page 2 of 2